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APPLICATION NO	. FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/294,341	04,341 04/20/1999		MASAAKI HIROKI	0756-1964	6027
31780	7590	08/12/2005		EXAMINER	
ERIC RO	BINSON		LIANG, REGINA		
PMB 955	ITUD A NIV	СТ		ART UNIT	PAPER NUMBER
21010 SOUTHBANK ST. POTOMAC FALLS, VA 20165				2674	

DATE MAILED: 08/12/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/294,341	HIROKI, MASAAKI				
Office Action Summary	Examiner	Art Unit				
	Regina Liang	2674				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 19 Ju	ıly 2005.					
_	action is non-final.					
3) Since this application is in condition for allowar		secution as to the merits is				
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1,3-10,12-17,19-23,25-35 and 37-45 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,3-10,12-17,19-23,25-35 and 37-45 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 						
Priority under 35 U.S.C. § 119		·				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (RTO 892)	4) M Intention Succession	(PTO 413)				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔀 Interview Summary Paper No(s)/Mail Da	ate				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5)	atent Application (PTO-152)				

DETAILED ACTION

1. This Office Action is responsive to the amendment filed 7/19/05. Claims 1, 3-10, 12-17, 19-23, 25-35, 37-45 are pending.

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC 103

3. Claims 1, 3-6, 8-10, 12, 14-17, 19, 21-23, 25, 27-31, 33-35, 37, 39-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakano et al (US. PAT. NO. 6,229,513 hereinafter Nakano) in view of Okada et al (US. PAT. NO. 5,734,378 hereinafter Okada).

As to claim 1, Fig. 1 of Nakano discloses a display device comprising a display panel having a TFT (switching element), a scanning line driving circuit (gate drivers 140), a signal line driving circuit (drain driving 130), a control circuit (110) and a video signal processing circuit (100). Nakano also disclose the control circuit (110) generating a first clock signal D4 (first signal) and a second clock signal D5 (second signal) having a different phase from the first clock signal D4 (first signal), and both the clock signal D4 and the second clock signal D5 are transmitted to drain drivers 130 (see Fig. 7 for example); this corresponds to the first signal is input to at least one of the signal line driving circuit and the second signal is input to at least one of the signal line driving circuit and the scanning line driving circuit to which the first signal is input. In Nakano, the drain drivers 130 corresponds to the signal line driving circuit as claimed.

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Nakano differs from the claim in that the control circuit does not have a delay circuit for producing the phase difference in the second signal (second clock signal) with respect to the phase of the first signal (first clock signal). However, Figs. 2 and 3 of Okada teaches a control circuit of a display device having a delay circuit (40 in Fig. 2) for producing a phase difference (Φ) in a second signal (CK') with respect to a phase of a first signal (CK). Thus, in order to make and use Nakano's device with two different phase clock signals, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the control circuit of Nakano to have a delay circuit as taught by Okada in order to produce a second clock signal having a different phase from the first clock signal.

As to claim 3, Nakano teaches the first signal and the second signal are clock signals.

As to claims 4, Fig. 4B of Nakano shows that the first clock signal (D4) has a different rise time period and a different signal fall time period from the second clock signal (D5).

As to claims 5, Fig. 3 of Okada also teaches that a signal rise time period or a signal fall time period of the first or second signal is shorter than a half of a signal holding time period of the first or second signal.

As to claim 6, Fig. 4B of Nakano shows that the phase difference in the second signal produces a phase difference corresponding to a signal rise time period of the first signal.

As to claims 8, note the discussion of claim 1 above. In addition, Nakano teaches each of the first signal and the second signal is a clock signal. Fig. 3 of Okada shows a signal rise time period or a signal fall time period of the first or second signal is shorter than a half of a signal holding time period of the first or second signal.

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As to claims 9 and 45, Fig. 4B of Nakano shows the first clock signal (D4) has a reversed phase relation with the second clock signal (D5).

As to claim 10, Fig. 4B of Nakano shows that the first clock signal (D4) has a different rise time period and a different signal fall time period from the second clock signal (D5).

As to claim 12, Fig. 3 of Okada also teaches that a signal rise time period or a signal fall time period of the first or second signal is shorter than a half of a signal holding time period of the first or second signal

As to claims 14 and 21, note the discussion of claim 8 above. In addition, Nakano discloses the first clock signal D4 (first signal) and the second clock signal D5 are input to a same shift register circuit or a same latch circuit as claimed (153 or 154 in Fig. 7, and see col. 9, line 61 to col. 10, line 4 for example).

As to claims 15 and 22, Fig. 4B of Nakano shows the first clock signal (D4) has a reversed phase relation with the second clock signal (D5).

As to claim 16, Nakano teaches the first signal and the second signal are clock signals.

As to claims 17 and 23, Fig. 4B of Nakano shows that the first clock signal (D4) has a different rise time period and a different signal fall time period from the second clock signal (D5).

As to claims 19 and 25, Fig. 4B of Nakano shows that the phase difference in the second signal produces a phase difference corresponding to a signal rise time period of the first signal.

Claims 27 and 33, which are method claims corresponding to the above apparatus claims 1 and 8 are rejected for the same reasons as stated above since such method "steps" are clearly read on by the corresponding "means".

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As to claims 28, Nakano teaches the first signal and the second signal are clock signals.

As to claims 29 and 35, Fig. 4B of Nakano shows that the first clock signal (D4) has a different rise time period and a different signal fall time period from the second clock signal (D5).

As to claim 30 and 37, Fig. 3 of Okada also teaches that a signal rise time period or a signal fall time period of the first or second signal is shorter than a half of a signal holding time period of the first or second signal

As to claims 31, Fig. 4B of Nakano shows that the phase difference in the second signal produces a phase difference corresponding to a signal rise time period of the first signal.

As to claim 34, Fig. 4B of Nakano shows the first clock signal (D4) has a reversed phase relation with the second clock signal (D5).

As to claims 39-44, Nakano as modified by Okada discloses the claimed invention except for a length of the phase difference is at least a signal rise time period of the first signal or a signal fall time period of the first signal, and shorter than a half of a signal holding time period. However, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the display device of Nakano as modified by Okada to have the length of the phase difference as claimed, since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. *In re Boesch*, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

4. Claims 7, 13, 20, 26, 32, 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakano and Okada as applied to claims 1, 8, 14, 21, 27 and 33 above, and further in view of Shimada (US. PAT. NO. 5,801,678 hereinafter Shimada).

Nakano as modified by Okada teaches the display device including a transmission type LCD panel. Nakano as modified by Okadata does not disclose the display device is a projection type display device. However, Fig. 2 of Shimada teaches a LCD display device is a projection type display device having a light source (202) for projection. Thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the display device of Nakano as modified by Okada to be a projection type display device as taught by Shimada so as to provide a projection type LCD device for projecting the images on the projection screen.

Response to Arguments

5. Applicant's arguments filed 7/19/05 have been fully considered but they are not persuasive.

Applicant's remarks that "Nakano appears to teach that clock signal D4 and the second clock signal D5 are input into independent circuits" and "Nakano does not teach or suggest that first clock signal D4 and the second clock signal D5 are input to the same circuit" on page 13 are not persuasive. The claims (for example claims 1 and 8) only require "the first signal which is input to at least one of said signal line driving circuit and said scanning lien driving circuit, and said second signal is input to said at least one of said signal line driving circuit and said scanning line driving circuit to which said first signal is input" which means the first and second signals are input to either one of signal line driving circuit and the scanning line driving circuit. Nakano

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teaches both the first and second clock signals D4 and D5 are input to drain drivers 130, the drain drivers 130 as a whole corresponds to the signal line driving circuit as claimed. Therefore, Nakano teaches the first clock signal D4 and the second clock signal D5 are input to the same signal line driving circuit as claimed.

In response to applicant's argument on pages 13-15 that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988) and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, Okada teaches "The synchronization clock CK' output from the delay circuit 40 has a phase difference Φ with respect to the synchronization clock CK. This is because the phase of the synchronization clock CK is delayed by the phase difference Φ in the delay circuit 40" (col. 7, lines 62-66 of Okada). Therefore, to modify Nakano to comprise a delay circuit in view of Okada's teachings to provide the different phase clock signal as is well known in the art would have been obvious.

Applicant's remarks regarding claims 7, 13, 20, 26, 32, 38 on page 15 are not persuasive, the combination of the references read on the claims.

Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Regina Liang whose telephone number is (571) 272-7693. The examiner can normally be reached on Monday-Friday from 8AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Edouard, can be reached on (571) 272-7603. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Regina Liang
Primary Examiner
Art Unit 2674